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CV-10-252 CEG

UNITED STATES DISTRICT
DISTRICT OF NEW MEXICO

DAVID E. HENDERSON
Plaintiff

V.

BARACK HUSSEIN OBAMA
CHIEF EXECUTIVE
OFF THE UNITED STATES
Department

Related Case No. 10-157
MCA/LAN

COMPLAINT FOR
OBAMA CASES.

In December 2009
Plaintiff traveled
to the US Air Hospital
in Albuquerque in a

2
 to get a total knee
 Replacement which
 Dr. Jue Caldeon
 in the VA Clinic
 in El Paso refused
 to certify him for
 four years.

Plaintiff incurred
 \$250 in Travel
 Expenses, Lodging
 and Meals and was
 not reimbursed by
 the VA Hospital in

3
 At de que-que, even
 + Larry Plaintiff
 talked to, + etc
 Emergency Services Doctor
 that Doctor Refused
 to Give Plaintiff a
 Cervical Traction on her
 Neck, which was in
 Acute Pain and did
 not record in her
 Report that Plaintiff
 would be very very
 Dry 7/11, having traveled

4
 at his own Expense
 to the D-1, Hospital
 in Tucson and Phoenix
 and was not treated,
 or even set a date
 for consultation.

Plaintiff filed
 Tort Claims and RICO
 Claims Against the
 National Security Agency,
 NSD in July 2009,
 But has never had a
 response, let alone

5
a Final Administrative
Decision.

Plaintiff also filed
a 12 B(7)(1)-Letter
Administrative Claim
against the Central
Intelligence Agency,
The CIA on October
17, 2009 and also had
no response or Final
Administrative Decision.

Therefore all these
claims are 5(7)(1) Line

In spite of the
Court's opinion and
order in the related
case March 9, 2010.

Plaintiff requests
\$12 Billion and \$900
million Dollars +
\$250 for the above
claim.

Respectfully submitted,
David E. Nordson

PO Box 2 4203
El Paso, TX 79914

CENTRAL INTELLIGENCE AGENCY
WASHINGTON, D.C. 20505

Office of General Counsel

1 December 2009

VIA U.S. MAIL

Mr. David E. Henderson
P.O. Box 4203
El Paso, TX 79914-4203

Re: Claim for Compensation dated 17 October 2009

Dear Mr. Henderson:

The Office of General Counsel, Central Intelligence Agency ("Agency") received your claim dated 17 October 2009. In that claim, you make various allegations against the Agency. You assert damages of \$12 billion.

The Agency has given this claim appropriate consideration. Nevertheless, the Agency has determined that it must deny this claim. In accordance with 28 C.F.R. § 14.9, if you are not satisfied with the Agency's determination, you may file suit in an appropriate United States District Court not later than six months after the date of the mailing of this notification.

Sincerely,



Jacqueline W.
Attorney-Advisor